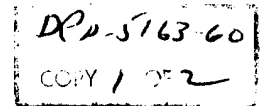




ELECTRONIC SYSTEMS

Log 491-S

Copy # 1 of 4 copies

974 Commercial Street
Palo Alto, California
DAvenport 1-4175

June 22, 1960

REGISTERED - RETURN RECEIPT REQUESTED

TO:



Contracting Officer

25X1

Reference:

DPD - 4324 - 60

Gentlemen:

We have considered the question raised in the referenced letter, and have concluded that we do not have any desire in the matter that should in any way affect your policy decision.

If a release, or partial release, were made by you, our interest would be at two levels, which I feel are rather independent. The first would be the inclusion of our company name, alone or coupled with a mention in broad terms of the nature of the equipment which we supplied. We would wish to be included in such a listing if it were released by you, but would not wish to make any independent announcement of this type on our own. A second level of release which would be of significance to us would be permission to describe our equipment, and its application to your work, to properly qualified military personnel in accordance with the standard military security provisions. In the event that your reconsideration of policy in this broad matter permits this latter level of release, we would be most interested in being so advised. We should require, also, a statement from you as to the military security level of the equipment.

May I indicate also that your letter, and the approach to contract relations which is implicit in it, are, in my estimation, most reassuring evidence of the high quality of your organization.

Sincerely,



President

25X1

DOCUMENT NO. 32
NO CHANGE IN CLASS. ☐
CLASS. CHANGED TO: TS ☒ SC 2011
NEXT REVIEW DATE: 2011
AUTH: HR 702
DATE: 2011 REVIEWER: 010956

JVNG:jb

CONTAINS SENSITIVE
COMPARMENTED INFORMATION

CHAL-0842-60

NEGOTIATED CONTRACT

CONTRACT NO. SE-510

Granger Associates
966 Commercial Street
Palo Alto, California

Contract for: See Schedule

Amount: \$138,652.00

Mail Invoices to:

Performance Period:
See Schedule

Administrative Data:

This contract is entered into by and between the United States of America, hereinafter called the Government, represented by the Contracting Officer executing this contract, and the above named Contractor which is a corporation, incorporated in the State of California hereinafter called the Contractor.

The parties hereto agree that the Contractor shall furnish the facilities and deliver all supplies and perform all the services set forth in the attached schedule issued hereunder, for the consideration stated therein.

The rights and obligations of the parties to this contract shall be subject to and governed by the attached schedule and General Provisions. In the event of any inconsistency between the Schedule and the General Provisions, the Schedule shall control.

IN WITNESS WHEREOF, the parties hereto have executed this contract as of JAN 14 1960 1960.

Signatures:

GRANGER ASSOCIATES

THE UNITED STATES OF AMERICA

BY

BY

TITLE President

Contracting Officer

DOCUMENT NO. 5
NO CHANGE IN CLASS. X
CLASS. CHANGED TO: TS S C 2011
NEXT REVIEW DATE:
AUTH: HR 70-2
DATE: 220681 REVIEWER: 010956

1- SE-510
2- Contractor
3- Finance
4- [redacted]
5- Chrono, Chal.

25X1
25X1

25X1

SECRET

Contract No. SE-510

CERTIFICATE

I, , certify that I am
the Assistant Secretary of the Corporation named
as Contractor herein; that who
signed this contract on behalf of the Contractor was then
President of said Corporation; that said contract
was duly signed for and in behalf of said Corporation by authority of
its governing body, and is within the scope of its Corporate powers.

25X1

25X1



_____(Corporate Seal)

25X1

SECRET

~~SECRET~~

Contract No. SE-510

INDEX TO SCHEDULE

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Contract No. SE-510

SCHEDULE

PART I - SCOPE OF WORK

Contractor shall furnish the necessary supplies, services and materials to accomplish the work set forth below:

Item 1 - Fabricate five (5) each of Contractor's Model 504 B Deceptive Repeaters with Pilots Control Box and Switch as described in Contractor's Proposal No. 59-148, dated October 1, 1959, incorporated herein by reference, at a unit price of \$19,800 and a total price of \$99,000.

Item 2 - Furnish Spare Parts for Item 1 above in accordance with Appendix I attached hereto at a total price of \$34,343.

Item 3 - Furnish Test Equipment for support of Item 1 in accordance with Appendix II attached hereto at a total price of \$1,309.

Item 4 - As a result of the reduction in spare parts and units called for under the Letter Contract, it is recognized that a surplus of parts have accrued. Contractor shall make every effort to utilize these parts in the performance of this contract or other work. For all parts which cannot be utilized in the above manner, Contractor shall furnish a list and prices for such parts to the Contracting Officer. Upon approval or agreement on the prices of said parts, the list shall be made a part of this contract by amendment. A sum of \$4,000.00 is obligated under this Item 4 to cover the cost of such parts.

PART II - DELIVERY

(a) Contractor shall furnish the work called for under PART I above in accordance with the following schedule:

Item 1 - Contractor shall deliver the units as follows:

1960

<u>Jan</u>	<u>Feb</u>	<u>Mar</u>	<u>April</u>
<u>1</u>	<u>1</u>	<u>2</u>	<u>1</u>

Item 2 - Contractor shall exert its best efforts to

deliver the spares concurrent with delivery of Item 1 above.

Item 3 - Contractor shall deliver the test equipment on or before 31 March 1960.

Item 4 - Delivery shall be in accordance with the provisions of Item 4.

(b) Inspection and acceptance shall be at Destination. Shipping instructions will be furnished upon request of Contractor.

PART III - WAIVER OF REQUIREMENTS OF GENERAL PROVISIONS

Notwithstanding the requirements of any of the General Provisions of this contract to the contrary, whensoever the Contractor, in performance of the work under this contract, shall find that the requirements of any of the clauses of the General Provisions are in conflict with security instructions issued to the Contractor by the Contracting Officer or by his duly authorized representative for security matters, the Contractor shall call the attention of the Contracting Officer to such conflict and the Contracting Officer or his duly authorized representative for security matters shall (i) modify or rescind such security requirements or (ii) the Contracting Officer shall issue to the Contractor a waiver of compliance with the requirements of the General Provisions conflicting with such security requirements. Any waiver of compliance with the General Provisions of this contract issued by the Contracting Officer shall be in writing except that the approval by the Contracting Officer of any subcontract issued hereunder by the Contractor shall be deemed to constitute approval of waiver of any clauses of the General Provisions in conflict with the stipulations of such subcontract.

PART IV - SPECIAL SECURITY RESTRICTIONS

The Contractor shall not reveal (i) the specific nature or any details of the work being performed hereunder or (ii) any information whatsoever with respect to the department of the Government sponsoring this contract and the work thereunder except as the Contractor is directed or permitted to reveal such information by the Contracting Officer or by his duly authorized representative for security matters, and notwithstanding any clause or section of this contract to the contrary, the Contractor shall not interpret any clause or section of this contract as requiring or permitting divulgence of such information to any person, public or private, or to any officer or department of the Government without the express consent of the Contracting Officer or his duly authorized representative for security matters.

SECRET

PART V - GOVERNMENT-FURNISHED PROPERTY

In the performance of the work called for under PART I above the Contractor is authorized to use the property furnished by the Government under Contract No. SE-509.

PART VI - LETTER CONTRACT SUPERSEDED

This is the Definitive Contract contemplated by the Letter Contract No. SE-510 dated 14 October 1959. This Definitive Contract supersedes said Letter Contract in its entirety. Work performed and payments made under said Letter Contract shall be deemed to be work performed and payments made under this Definitive Contract. In the event of conflict between this Definitive Contract and said Letter Contract, this Definitive Contract shall govern.

APPENDIX I

CONTRACT NO. SE-510

SPARE PARTS

<u>Item</u>	<u>Description</u>	<u>Quantity</u>
1	Blower, Rotron 464YS	5 ea.
2	Transformer, Pico GA-T599	5 ea.
3	Transformer, Pico GA-T600A	5 ea.
4	Electron Tube, Litton L-3236	5 ea.
5	Electron Tube, Litton L-3266	5 ea.
6	Flanges, Waveguide, GA-M-2934-1	2 ea.
7	Modules, GA-SC-2782-1	4 ea.
8	Modules, GA-SC-2783-1	4 ea.
9	Modules, GA-SC-2784-1	4 ea.
10	Modules, GA-SC-2785-1	4 ea.
11	Modules, GA-SC-2786-1	4 ea.
12	Modules, GA-SC-2787-1	4 ea.
13	Modules, GA-SC-2781-1	4 ea.

APPENDIX II

CONTRACT NO. SE-510

TEST EQUIPMENT

<u>Item</u>	<u>Description</u>	<u>Quantity</u>
1	Termination, high power, hewlett packard X-912A	2 ea.
2	Coupler, directional Demornay-Bonardi 632	2 ea.
3	Mount, Crystal detector, Sage 101B	1 ea.
4	Detector, crystal, Sylvania 1N358A	1 ea.
5	Test Control Box, Granger CC-1016	2 ea.
6	Cable, power, Granger XU-1019	2 ea.
7	Cable, power, Granger XU-1017	2 ea.
8	Cable, power, Granger XU-1018	2 ea.
9	Card, spacer, Granger XU-1020	2 ea.
10	Adapter, Waveguide, Hewlett-Packard X-281A	3 ea.
11	Gyralline, Cascade Research R-920	1 ea.
12	Coax Attenuator, Admittance Corp. GA-2 ^{GMB} CA-1	2 ea.